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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding no.	91265500
Party	Defendant Zenwork, Inc
Correspondence address	PATRICK C. STEPHENSON KUTAK ROCK LLP 1650 FARNAM STREET OMAHA, NE 68102 UNITED STATES Primary email: trademarks.stephenson@kutakrock.com 402-346-6000
Submission	Motion to Amend Application
Filer's name	Patrick C. Stephenson
Filer's email	trademarks.stephenson@kutakrock.com
Signature	/Patrick C. Stephenson/
Date	03/01/2022
Attachments	Zencanna - Motion to Amend Application with Consent.pdf(74516 bytes)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

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Opposition No. 91265500

MOTION TO AMEND APPLICATION WITH CONSENT

Applicant Zenwork, Inc. herby requests that Application Ser. No. 88/580,810 for the mark ZENCANNA in standard characters (the "Application") be amended to delete the following goods and services:

"Downloadable software for use in seed tracking, plant tracking, and general record keeping relating to the production and cultivation of cannabis and legal compliance related thereto" in Class 9; and

"Software as a service (SAAS) services featuring software for use in seed tracking, plant tracking, and general record keeping relating to the production and cultivation of cannabis and legal compliance related thereto" in Class 42.

The resulting amended description of goods and services set forth in the Application will read as follows:

Downloadable software for use in tracking inventory, sales and delivery, and general record keeping related to the processing and distribution of cannabis products and legal compliance related thereto; Downloadable software for use in tracking sales, inventory, medical cannabis licenses, generating tax forms and making automated tax filings, and general record keeping related to the retail sale of cannabis products and legal compliance related thereto in Class 9; and

Software as a service (SAAS) services featuring software for use in tracking inventory, sales and delivery, and general record keeping related to the processing and distribution of cannabis products and legal compliance related thereto; Software as a service (SAAS) services featuring software for use in tracking sales, inventory, medical cannabis licenses, generating tax forms and making automated

tax filings, and general record keeping related to the retail sale of cannabis products and legal compliance related thereto in Class 42.

Opposer Jemie B.V., through its counsel Jonathan Jennings, has consented to the foregoing amendment.

Dated this 1st day of March, 2022

Respectfully submitted,

By: /Patrick C. Stephenson/

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Counsel for Applicant

Certificate of Service

I hereby certify that a true and complete copy of the foregoing MOTION TO AMEND APPLICATION WITH CONSENT has been served on Opposer, Jemie B.V., by emailing the same to Opposer's counsel at the following e-mail addresses: PB@pattishall.com, jsj@pattishall.com, docket@pattishall.com

/Patrick C. Stephenson/

Patrick C. Stephenson